FILED DORON WEINBERG (SBN 46131) LAW OFFICES OF DORON WEINBERG 2 523 Octavia Street AUG 2 6 2013 San Francisco, CA 94102 3 Telephone: (415) 431-3472 RICHARD W. WIEKING Facsimile: (415) 552-2703 CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 4 Email: doronweinberg@aol.com 5 Attorney for Defendant 6 **HEATHER YIN** 7 UNITED STATES DISTRICT COURT 8 FOR THE NORTHERN DISTRICT OF CALIFORNIA 9 UNITED STATES OF AMERICA,) Case No. CR-11-0686 JSW 10 Plaintiff, STIPULATION PERMITTING 11 INTERNATIONAL TRAVEL, AND VS. TEMPORARY RETURN OF 12 PASSPORT; (PROPOSED) ORDER HEATHER YIN, et. al., 13 Defendants. 14 15 16 IT IS HEREBY STIPULATED by and between the parties, Plaintiff United States of 17 America, through Assistant United States Attorney John Hemann, and Defendant Heather Yin, 18 through her attorney, Doron Weinberg, that defendant may travel from the Northern District of 19 California to Hong Kong and Taiwan, on or after September 9, 2013 for the purpose of 20 celebrating her marriage to her fiancé, Frank Chan. While in Taiwan, Defendant will reside with 21 her grandparents, and will be available through cell phone number +886 987 722 228. While in 22 Hong Kong, Defendant will be staying with the family of Mr. Chan, who is also the surety for 23 Ms. Yin in this matter. She will be available at the above-referenced cell phone number while 24 she is in Hong Kong. Defendant will return to the Northern District of California on or before 25 October 10, 2013.

IT IS FURTHER STIPULATED that defendant may obtain her passport from the Clerk

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1 of the Court on or before September 9, 2013 and shall return it to the Clerk's office no later than 2 October 11, 2013. 3 I have contacted Carol Mendoza, Ms. Yin's Pretrial Service Officer. Ms. Mendoza has 4 stated that she has no objection to the requested travel. She has requested, however, that Ms. Yin 5 provide her with a complete itinerary prior to traveling, as well as adhere to any additional requirements of pretrial services.. 6 7 8 Dated: August 26, 2013 LAW OFFICES OF DORON WEINBERG 9 10 /s/ Doron Weinberg **DORON WEINBERG** 11 Attorney for Defendant 12 HEATHER YIN 13 Dated: August 26, 2013 MELINDA HAAG 14 United States Attorney 15 16 By: /s/ John Hemann JOHN HEMANN 17 Assistant United States Attorney Attorney for Plaintiff United States of America 18 19 IT IS SO ORDERED: 20 21 Dated: 8/26/2017 22 HONORABLE NATHANGEL COUSINS 23 MAGISTRATE JUDGE, U.S. DISTRICT COURT 24 25 26 27 Stipulation Permitting International Travel, and Temporary Return 28 of Passport; (Proposed) Order (Case No. CR-11-0686 JSW)